IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

WAYNE ROOKS, JR. ADC #123435

PLAINTIFF

 \mathbf{v} .

No. 4:14-cv-149-DPM-JTK

DOES, Brandon and Andy, Jailers, Medication and Doctor Appointer*; and BRANDON RAGLAND, Jailer

DEFENDANTS

ORDER

After *de novo* review, the Court adopts Magistrate Judge Kearney's recommendation, N_{2} 73, with one correction.** FED. R. CIV. P. 72(b)(3). Rooks's objections, N_{2} 74, are overruled. His excessive-force claim against Ragland is dismissed with prejudice. *Kingsley v. Hendrickson*, No. 14-6368, 2015 WL 2473447, at *6 (U.S. 22 June 2015).

So Ordered.

D.P. Marshall Jr.

United States District Judge

29 June 2015

^{*} The Court directs the Clerk to terminate DOES, Brandon and Andy, Jailers, Medication and Doctor Appointer, as parties. N_0 60.

^{**} The second sentence under the "Introduction" heading on page 2 should read: "By Order dated March 3, 2015 (Doc. No. 60), this Court dismissed all claims against all Defendants, except the excessive force claim against Defendant Ragland."